# FLORIDA COMMISSION ON OFFENDER REVIEW OFFICE OF THE GENERAL COUNSEL PUBLIC RECORDS UNIT

4070 Esplanade Way Tallahassee, Florida 32399-2450 P: (850) 488-4460

E: FCORLegal@fcor.state.fl.us

**DATE:** July 12, 2019

TO:

David Ovalle

E: dovalle@miamiherald.com

SHIP TO:

Elizabeth Koh Miami Herald

[IN PERSON PICK UP]

SUBJECT: FCOR PRR ARTURO LAROSA [DC 085986]

⊠On July 12, 2019, the Commission received payment for your July 8, 2019, public records request.

All non-confidential and non-exempt responsive records are included here. The provision of these records here completes the Commission's obligations pursuant to your July 8, 2019, public records request.

#### **EXEMPTIONS**

The following information has been withheld or redacted from the responsive records:

Medical, psychological, and dental records, without a properly executed DC4-711B Consent for Release form. ss. 945.10(1)(a), 456.057(7)(a), Fla. Stat., and 45 C.F.R. § 164.502.
HIV/AIDS testing information and/or substance abuse treatment records, without a properly executed DC4-711B Consent for Release form. ss. 381.004, 397.501, 397.752, Fla. Stat., and 42 U.S.C. § 290dd-2, 42 C.F.R. Part 2.
Biometric identification information, including fingerprints. s. 119.071(5)(g), Fla. Stat.
Medical information pertaining to a prospective, current, or former officer or employee. s. 119.071(4)(b), Fla. Stat.
Social security numbers. s. 119.071(5)(a), Fla. Stat.
Bank account numbers or debit, charge, or credit card numbers. s. 119.071(5)(b), Fla. Stat.
Records relating to an allegation of employment discrimination when the allege victim chooses not to file a complaint and requests that records of the complaint remain confidential. s. 119.071(2)(g), Fla. Stat.
Preplea, pretrial intervention, pre-sentence or post-sentence investigations. s. 945.10(1)(b), Fla. Stat.
Information regarding a person in the federal witness protection program, s. 945 10(1)(c). Fla. Stat.

Records developed or received by any state entity pursuant to a Board of Executive Clemency investigation. s. 14.28, Fla. Stat.
Information regarding a victim's statement or identity. ss. 945.10(1)(f), 119.071(2)(j), Fla. Stat. Article I, Section 16(b)(5), Fla. Const.
Information, interviews, reports, statement, memoranda, and drug test results, written or otherwise, received or produced as a result of an employee/applicant drug-testing program preformed in accordance with the Drug Free Workplace Act. s. 112.0455(11), Fla. Stat.
FCIC II/NCIC and criminal justice information. s. 945.053, Fla. Stat.
Active criminal investigation or criminal intelligence information. s. 119.071(2)(c), Fla. Stat.
Educational records; including personally identifiable records and reports of a student, and any personal information contained therein. ss. 1002.22(2), 1002.221, Fla. Stat.
Personal identifying information contained in records documenting an act of domestic violence or sexual violence that is submitted to the department by an employee or a written request for leave or time sheet reflecting a request submitted by a department employee pursuant to s. 741.313, Fla. Stat. s. 741.313(7), Fla. Stat.
A record that was prepared by an agency attorney or prepared at the attorney's express direction, that reflects a mental impression, conclusion, litigation strategy, or legal theory of the attorney or the agency, and that was prepared exclusively for civil or criminal litigation or for adversarial administrative proceedings, or that was prepared in anticipation of imminent civil or criminal litigation or imminent adversarial administrative proceedings. s. 119.071(1)(d), Fla. Stat.
Information, which if released, would jeopardize a person's safety. s. 945.10(1)(e), Fla. Stat.
Birth certificates, birth records, or certificates of live birth. ss. 382.012(5), 382.025(1), 382.025(3), 382.025(4), Fla. Stat.
Juvenile criminal history records or data. ss. 943.053(3)(1), 985.04(1)(a), Fla. Stat.
Data processing software obtained by an agency under a licensing agreement that prohibits the disclosure and which software is a trade secret, as defined in s. 812.081, Fla. Stat., and agency-produced data processing software that is sensitive, is exempt from s. 119.071(1) and s. 24(a), Article I, of the state constitution.
Other:



### FLORIDA COMMISSION ON OFFENDER REVIEW

Memorandum

**Minimum Mandatory** 

MAY 2 8 2018

CLORIDACOMMISSION ON OFFENDER REVIEW

COMMISSION CLERK

DATE:

May 7, 2018

TO:

THE COMMISSION

FROM:

LINDSAY PELUSO, Commission Investigator

OFFICE: Region IV - Miami

RE:

Larosa, Arturo; DC # 085986

### PAROLE INTERVIEW RATIONALE / BASIS FOR RECOMMENDATION

Interview Date:	04/25/2018		Loca	tion: Federal Correctional	Institution-Miami
☐ Initial Intervie		Spec		⊠Effective	Extraordinary
Last Interview Da	ite: 04/25/2016	Last Commission	Action:	06/15/2016	
Sentence Date	Case # &	Offense	County	Sentence Structur	e Guidelines
08/04/1983	Case #82-9410-B, Ct. Murder With A Firear		Dade	Ct. I, Life, 3 year M (expired 04/20/1985 480 days CTS,	
	Ct. II, Attempted Second Murder With A Firear			Ct. II, 15 years, 3 ye MM (expired 04/20/1985), 480 da CTS, CC with Ct. I,	No
	Ct. III, Shooting Into Dwelling or Building	An Occupied		Ct. III, 15 years, 480 days CTS, CC with Ct. I (expired 04/17/1997)	No

Inmate Larosa is a 72 year old male, currently incarcerated at the Federal Correctional Institution-Miami serving an overall Life Sentence. The inmate has an active detainer from INS-Miami, #A24-783-840. The inmate has never been paroled.

The circumstances for Dade County Case #82-9410-B as obtained from the Florida Department of Corrections Post Sentence Investigation report as follows: On 04/10/1982, at approximately 4:45 a.m., at a known restaurant, the inmate and co-defendant Rene Reinaldo Cuxart DC#181914 were eating and talking in Spanish, when another patron, the victim, demanded they stop talking Spanish and speak English. A verbal altercation ensued between the parties. When suddenly the victim produced a gun and demanded the inmate and co-defendant Rene Reinaldo Cuxart DC#181914 leave the restaurant. They did, but returned approximately twenty minutes later armed with a shotgun. Without warning, while the victim was eating at the restaurant counter, the inmate fired once striking the victim in the back of the head. The victim died at the scene. The shotgun blast also struck another victim, also in the restaurant, with 12 pellets in the back. The inmate was identified by witnesses from a photo line-up. The inmate was taken into custody the next day. The police photos of the victim show that he was armed with a chrome pistol. The inmate made a video confession which was admitted into evidence.

The inmate's primary language is Spanish. Therefore, Commission Investigator, Ligia Rodriguez, assisted with the Spanish translations. Inmate Larosa was last interviewed on 04/25/2016 and the last Commission

Rationale Larosa, Arturo DC# 085986 Page 2 of 3

Action was held on 06/15/2016, which concluded with extending the Presumptive Parole Release Date to 06/11/2018. In reviewing the inmate's file since the last Commission's action, inmate Larosa custody remains low-in and he works in laundry. The inmate has not received any disciplinary report since his last Commission action. The inmate's Case Manager, Mr. Stanley Tyson, stated he has been the inmate's case manager since 12/10/2013. The inmate participates in programs to make himself a better person if ever released into society. The inmate does not engage in any of the nonsense in the unit. The inmate keeps to himself. The inmate's supervisor only has outstanding things to say about him. The inmate goes above and beyond his duties. Mr. Tyson indicated that he recommends the inmate be paroled to the Presumptive Parole Release Date of 06/11/2018 as set by the Commission. The inmate has never participated in the PRIDE Program. According to the inmate's certificates provided and the Summary Re-entry Plan-Progress Report by the Department of Justice/Federal Bureau of Prisons the inmate has completed the following programs:

2016/Summer- Anatomia II
2016/Summer- Anatomia III
2016/Summer-Human Body II
06/16/2016-Money Smart
08/23/2016-Anatomy-Spanish
11/22/2016-Anatomia (Anatomy)
11/28/2016-Introduction to Human Body II
12/30/2016-Re-Entry Employment Resources Class
03/20/2017-Human Body III
04/04/2017- Positive Mental Attitude III
07/24/2017-Effective Communication Skills I
11/22/2017-Stress & Your Body I
12/06/2017-Geological Wonders

The information provided by the inmate in regards to his tattoos is consistent with the information contained in the Department of Corrections record; to wit: the inmate does not have any tattoos. The information provided by the inmate in regards to his gang affiliation is consistent with the information contained in the Department of Corrections record, to wit: the inmate does not have any gang affiliations.

During the interview, the inmate stated, "I want to be considered for parole since I have been incarcerated for thirty-six years. I want to have the opportunity to spend the last years with my family. I want to be free to live my life and work. I was not a violent person. I am sick and do not want to die here." The inmate provided a release plan to his cousin's, Mariano Estrada Calderon, telephone (305) 636-0991 and (305) 202-2122, located at 4580 NW 21<sup>st</sup> Avenue, Miami, Florida 33142. The inmate stated he does not have a savings. The inmate indicated he has employment skills as an electrician. However, the inmate does not have any employment opportunities. In addition, due to the inmate's age, he would be applying for Supplemental Security Income (SSI).

The inmate has a satisfactory institutional adjustment. The inmate has not incurred any disciplinary reports since 09/12/2013. The inmate is actively participating in programs offered by the Department of Justice/Federal Bureau of Prisons. The inmate has provided a release plan. This commission investigator recommends the inmate to be paroled on the established Presumptive Parole Release Date of 06/11/2018.

Rationale Larosa, Arturo DC# 085986 Page 3 of 3

Completed by:

Reviewed by:

Christie Alvarez, Commission Investigator Supervisor

Date:



### FLORIDA COMMISSION ON OFFENDER REVIEW

Memorandum

Minimum Mandatory

DATE:

May 6, 2016

TO:

THE COMMISSION

FROM:

Christie Alvarez, Commission Investigator OFFICE: Region IV - Miami

RE:

LAROSA, Arturo; DC # 085986

### PAROLE INTERVIEW RATIONALE / BASIS FOR RECOMMENDATION

Interview Date: (	04/25/2016		Location: Miami Federal Institute			
Subsequent Special  Last Interview Date: 03/18/2014		☑Effective  Last Commission Action:		Extraordinary		
				04/30/2014		
Sentence Date	Case # &	Offense	County	Sentence Structure	Guidelines	
08/04/1983	Case #82-9410B, Ct. Murder with a Firearn Attempted Second Do a Firearm, Ct. III, Sho Occupied Dwelling of	m, Ct. II, egree Murder with potting into an	Miami-Dade	Ct. I, Life, 480 days credit time served, with 3 year minimum mandatory, Ct. II, 15 years, 480 days credit time served, with 3 year minimum, Ct. III, 15 years, 480 days credit time served, each count concurrent with each other	No	

Inmate Arturo Larosa is a 70 year old male, currently incarcerated at Miami Federal Correctional Institute serving an overall Life sentence. The subject has one active detainer dated 02/07/1997, INS-Miami, #A24 783 840. The subject has never been paroled.

The circumstances for Miami Dade case# 82-9410B were obtained from the Department of Corrections Classification and Admission Summary report and are as follows: On 04/10/1982, at approximately 4:45 a.m., at the Royal Castle Restaurant in Dade County, Florida, the inmate and his co-defendant were eating and talking in Spanish. Another patron, the victim, demanded they stop talking in Spanish and speak English. A verbal altercation ensued between them. The victim produced a gun and demanded the inmate and his co-defendant to leave the restaurant. They did, but returned approximately 20 minutes later, armed with a shotgun. Without warning, while the victim was eating at the restaurant counter, the inmate fired once striking the victim in the back of the head. The victim died at the scene. The shotgun blast also struck another person who was also in the restaurant. This victim was struck with 12 pellets in the back. The inmate was identified by witnesses from a photo lineup and was taken into custody the next day. Police found the deceased victim had been armed with a chrome pistol. The inmate made a video confession.

Inmate Larosa was last interviewed on 03/18/2014, and last Commission Action was held on 04/30/2014, which concluded with a Presumptive Parole Release Date of 06/11/2016. In reviewing the inmate's case file since the Commissions last action, Inmate Larosa remains in closed custody and work assignment is unit orderly. The inmate has not received any new disciplinary reports since the last commission action. The inmate's current Case Manager Mr. Tyson indicated that the inmate is not a management problem, he participates and gets along. Mr. Tyson doesn't think there are any issues with parole as long as the inmate can secure a place of residency. Per Correction Data Center, the subject is not currently enrolled nor has he participated in the PRIDE program. According to an inmate current program review provived by the Miami Federal Correctional Institute the inmate has completed the following courses:

04/23/2015 - Basic Accounting 04/23/2015 - Conversational English Rationale LAROSA, Arturo DC# 085986 Page 2 of 2

08/03/2015 - Conversational English II 08/04/2015 - Cattle Raising

The information provided by the inmate in regards to his tattoos is inconsistent with the information contained in the Department of Corrections record, to wit: the inmate does not have any tattoos. The information provided by the inmate in regards to his gang affiliation is consistent with the information contained in the Department of Corrections record, to wit: the inmate does not have any gang affiliations.

During the interview, the inmate was cooperative, and displayed a fair attitude. The inmate stated he would like for the Commission to give him a second chance in life, as he has been incarcerated for 34 years. Inmate Larosa stated he begs for his release, and he has been on his best behavior since the last commission action. The inmate stated that he is sure he won't have any problems and can be a productive member of society in the years he has left to live. The inmate stated he does not drink, smoke, nor do drugs. Inmate Larosa stated if granted parole he would reside with his cousin Mariano Estrada, (305) 636-0991, 4580 NW 21<sup>st</sup> Ave, Miami, FL 33142 as his release plan. This investigator has scheduled a home visit to the proposed release plan residence for 05/09/2016. The inmate stated that he would collect Social Security benefits to sustain himself.

This Commission Investigator recommends the inmate be paroled on his scheduled presumptive parole release date of 06/11/2016 contingent on his release plan being acceptable.

Completed by: Christie Alvarez, Commission Investigator

Reviewed by:

Ayesha Carson, Regional Administrator

Dates



#### Memorandum

DATE:

March 31, 2014

TO:

Teresa Martin - Work Processing - CO

FROM:

Johnshay Footman, Parole Examiner, Region IV-Miami

RE:

LAROSA, ARTURO

DC# 085986

PRE-PAROLE INVESTIGATION

#### I. OFFENSE:

The subject is serving a Life sentence for Case# 82-9410B, Ct. I, Second Degree Murder with a Firearm, Ct. II, Attempted Second Degree Murder with a Firearm and Ct. III, Shooting into an Occupied Dwelling or Building.

#### II. PERSONAL BACKGROUND:

There is no additional information to the Presentence and Postsentence Investigations.

#### III. RESIDENCE:

The subject indicated that he would reside with Oscar Mendoza, brother at 2929 NW 18<sup>th</sup> Avenue #302, Miami, Florida 33142; telephone (786) 315-1524. This Examiner conducted a telephone call to Mr. Mendoza at (786) 315-1524 on 03/19/2014; however, there was no answer and a message was left for a return telephone call. On 03/20/2014, this Examiner conducted a home visit to Mr. Mendoza's residence located at 2929 NW 18<sup>th</sup> Avenue #302, Miami, Florida 33142; however, there was no answer and a business card was left underneath the door. While at Mr. Mendoza's residence, which is a Miami-Dade Housing Agency Public Housing Facility, this Examiner spoke with Terry Rojas, Property Manager who informed that the housing unit was for low income elderly individuals with disabilities. She confirmed that Mr. Mendoza was a resident; however, that he was the only resident permitted to reside in the residence due to the Miami-Dade County requirements. On 03/31/2014, this Examiner conducted a second telephone call to Mr. Mendoza at (786) 315-1524, and again there was no answer and a message was left for a return telephone call.

#### IV. EMPLOYMENT:

No information pertaining to employment submitted.

#### V. SPECIAL PROGRAMS:

This Examiner recommends that the following special conditions be imposed: mandatory psychological evaluation and counseling, substance abuse evaluation and counseling, random drug testing, curfew, and restitution if applicable.

#### VI. BACKGROUND OF OCCUPANTS:

The subject would have been residing in home with his brother.

#### VII. RECOMMENDATION:

The subject's release plan is unacceptable at this time due to the Miami-Dade Housing Agency Public Housing requirements and the facility being utilized for low income elderly individuals with disabilities. The subject also has one additional processed disciplinary report since his last interview and Commission Action.

Respectfully submitted,	Approved by,
Johnshay Footman	Ayesha Carson
Parole Examiner	Parole Examiner Supervisor
Region IV - Miami	Region IV – Miami



Memorandum

Minimum Mandatory

DATE:

March 20, 2014

TO:

THE COMMISSION

FROM:

Johnshay Footman, Parole Examiner OFFICE: Region IV - Miami

RE:

Larosa, Arturo; DC # 085986

### PAROLE INTERVIEW RATIONALE / BASIS FOR RECOMMENDATION

Interview Date	e: Marc	ch 18, 2014		Locatio	n: Miami FCI			
☐ Initial	tial Subsequent		Special		<b>⊠</b> Effective	Extraordinary		
Last Interview	Date:	11/08/2012	Last Commission	Action:	12/19/2012			
Sentence Date		Case # &	Offense.	County	Sentence Str	cture	Guidelines	
08/04/1983	wit De Sh	-9410B, C1. I, Seconth a Firearm, Ct. II, gree Murder with a coting into an Occur ilding	Attempted Second Firearm, Ct. III,	Dade	Ct. 1, Life, 480 da time served, with minimum mandat II, 15 years, 480 c credit time served year minimum, C years, 480 days or served, each coun concurrent with e	3 year tory, Ct. days l, with 3 t. III, 15 redit time	No	

Inmate Arturo Larosa is a 68 year old male, currently incarcerated at Miami FCI serving an overall Life sentence. The subject has one active detainer dated 02/07/1997, INS-Miami, #A24 783 840. The subject has never been paroled.

The circumstances for Miami Dade case# 82-9410B are as follows: On 04/10/1982, at approximately 4:45 a.m., at the Royal Castle Restaurant in Dade County, Florida, Larosa and his co-defendant were eating and talking in Spanish. Another patron, the victim, demanded they stop talking in Spanish and speak English. A verbal altercation ensued between them. The victim produced a gun and demanded Larosa and his co-defendant to leave the restaurant. They did, but returned approximately 20 minutes later, armed with a shotgun. Without warning, while the victim was eating at the restaurant counter, Larosa fired once striking the victim in the back of the head. The victim died at the scene. The shotgun blast also struck another person who was also in the restaurant. This victim was struck with 12 pellets in the back. Larosa was identified by witnesses from a photo line up and was taken into custody the next day. Police found the deceased victim had been armed with a chrome pistol. Larosa made a video confession.

Inmate Larosa was last interviewed on 11/08/2012, and last Commission Action was held on 12/19/2012, which concluded with a Presumptive Parole Release Date of 06/11/2014. In reviewing the inmate's case file since the Commissions last action, Inmate Larosa remains in closed custody and work assignment is laundry. The inmate has received one disciplinary report dated 08/31/2013, Possessing Unauthorized Item; resulting in 15 days of confinement. The inmate's current Case Manager Mr. Cuevas indicated that he would defer his recommendation to the Parole Commission. The inmate has not participated in nor completed any vocational programs. Per Correction Data Center, the subject is not currently enrolled nor has he participated in the PRIDE program.

The information provided by the inmate in regards to his tattoos is inconsistent with the information contained in the Department of Corrections record, to wit: the inmate does not have any tattoos. The information provided by the inmate in regards to his gang affiliation is consistent with the information contained in the Department of Corrections record, to wit: the inmate does not have any gang affiliations.

During the interview the subject stated that he knows he is ready to move on with life and has been in prison for 32 years. He stated for the most part he has stayed out of trouble and believes he has paid his dues and wishes to walk a straight line for the rest of his time left on earth.

This Examiner recommends there be an extension in the inmates Presumptive Parole Release Date of 06/11/2014. This recommendation is based on the inmates unsatisfactory institution conduct as evident by the inmate receiving an additional disciplinary report dated 08/31/2013, Possessing Unauthorized Item; resulting in 15 days of confinement since his last interview.

Reviewed by:

Completed by:

esha Parson, Regional Administrator

Date:

FBD:	124m	NEW	PPRD	6 11 2	016	(B W MNC
					Conduct	

COONROD: 124m New PPRD 4/11/2014 (A) WIFBD - 12m for unsch. release plan - 12m for DR

NID: 3/2016

PATE:

136m

-Unsat. release plan

- Unset. Institutional Conduct

Lavosa Arturo

OS 59RO
DC NUMBER

<u>U|30|14</u>

FPPC-WP-006 (R-02-2012)



Inmate Nam	e: LAROSA, Artur	DC #:	085986	Date of Interview:	12/28/2007
Institution	Federal Correctional Is Miami	nstitution - Type	of Interview:	Subseque	ent Special
ESTABLISH	ED Presumptive Parole	Release Date:	06/11/2013		
MA. NO	Reason (source)  Extend Presumptive 1	ive Parole Release Date	follows: / _ months.		
COMMISSI	Reason (source)  ON ACTION:				
B. The	NO CHANGE in Presum CHANGE in Presum (a) Reduce Presum Reason (sour	affirm the Hearing Ex sumptive Parole Release ptive Parole Release De umptive Parole Release ce)	aminer's Recomme Date.  ate as follows:  Date by	mendation and determine mendat	tes the case as follows:
At the Com	nission meeting held 2	/13/2008, voor Presum	ntive Parole Re	lease Date was establish	ned to be 6/11/2013
	re-interviewed for you				
The Commi	ssion finds that your n	ext interview date sha	II be within 5 va	ears, rather than within	2 years from your last
	•			ssion's finding that it is	•
				asis for this finding is a	
2.	The offense involved to The offense involved in Any release may cause	nultiple victims.	others.		
Note: The C	ommission recommend	is that you participate	in programs.		
Certified and Copy to visito		uy Pin	<b></b>	Commission Clerk, this 5 <sup>th</sup>	day of <u>March</u> , 20 <u>08</u> .

DAVID:

DUNPHY:

NC to PPRD of 6/11/2013

Reccommend program participation
1) fa
2) multiple

PATE:

FPPC-WP-006 (R-09-2003)



Memorandum

Minimum Mandatory

DATE:

March 20, 2014

TO:

THE COMMISSION

FROM:

Johnshay Footman, Parole Examiner OFFICE: Region IV - Miami

RE:

Larosa, Arturo; DC # 085986

### PAROLE INTERVIEW RATIONALE / BASIS FOR RECOMMENDATION

Interview Date:	March 18, 2014		Locatio	n: Miami FCI		
☐Initial	Subsequent	Spec	ial	<b>⊠</b> Effective	<b>Extraordinary</b>	
Last Interview D	ate: 11/08/2012	Last Commission Action:		12/19/2012		
Sentence Date	Case # &	Offense	County	Sentence Str	cture Guidelines	
08/04/1983	82-9410B, Ct. I, Second Degree Murder with a Firearm, Ct. II, Attempted Second Degree Murder with a Firearm, Ct. III, Shooting into an Occupied Dwelling or Building		Second time set  III, minimu  ing or II, 15 y  credit ti  year mi years, 4	time served, with minimum mandat II, 15 years, 480 c credit time served year minimum, C	time served, with 3 ninimum, Ct. III, 15 480 days credit time I, each count	

Inmate Arturo Larosa is a 68 year old male, currently incarcerated at Miami FCI serving an overall Life sentence. The subject has one active detainer dated 02/07/1997, INS-Miami, #A24 783 840. The subject has never been paroled.

The circumstances for Miami Dade case# 82-9410B are as follows: On 04/10/1982, at approximately 4:45 a.m., at the Royal Castle Restaurant in Dade County, Florida, Larosa and his co-defendant were eating and talking in Spanish. Another patron, the victim, demanded they stop talking in Spanish and speak English. A verbal altercation ensued between them. The victim produced a gun and demanded Larosa and his co-defendant to leave the restaurant. They did, but returned approximately 20 minutes later, armed with a shotgun. Without warning, while the victim was eating at the restaurant counter, Larosa fired once striking the victim in the back of the head. The victim died at the scene. The shotgun blast also struck another person who was also in the restaurant. This victim was struck with 12 pellets in the back. Larosa was identified by witnesses from a photo line up and was taken into custody the next day. Police found the deceased victim had been armed with a chrome pistol. Larosa made a video confession.

Inmate Larosa was last interviewed on 11/08/2012, and last Commission Action was held on 12/19/2012, which concluded with a Presumptive Parole Release Date of 06/11/2014. In reviewing the inmate's case file since the Commissions last action, Inmate Larosa remains in closed custody and work assignment is laundry. The inmate has received one disciplinary report dated 08/31/2013, Possessing Unauthorized Item; resulting in 15 days of confinement. The inmate's current Case Manager Mr. Cuevas indicated that he would defer his recommendation to the Parole Commission. The inmate has not participated in nor completed any vocational programs. Per Correction Data Center, the subject is not currently enrolled nor has he participated in the PRIDE program.

The information provided by the inmate in regards to his tattoos is inconsistent with the information contained in the Department of Corrections record, to wit: the inmate does not have any tattoos. The information provided by the inmate in regards to his gang affiliation is consistent with the information contained in the Department of Corrections record, to wit: the inmate does not have any gang affiliations.

During the interview the subject stated that he knows he is ready to move on with life and has been in prison for 32 years. He stated for the most part he has stayed out of trouble and believes he has paid his dues and wishes to walk a straight line for the rest of his time left on earth.

This Examiner recommends there be an extension in the inmates Presumptive Parole Release Date of 06/11/2014. This recommendation is based on the inmates unsatisfactory institution conduct as evident by the inmate receiving an additional disciplinary report dated 08/31/2013, Possessing Unauthorized Item; resulting in 15 days of confinement since his last interview.

Completed by:

esha Carson, Regional Administrator

Date:

FBD:	124m	New	PPRD	6/11/2016	(A WM
				utional Conduct	

COONROD: 124m New PPRD 4/11/2014 (A) WIFBD - 12m for United. release plan
- 12m for DR

NID: 3/2016

PATE:

136m

-Unsat. release plan

- Unsct. Institutional Conduct

Lavosa, Arturo

DC NUMBER

<u>U13014</u>

FPPC-WP-006 (R-02-2012)



#### Memorandum

DATE:

March 31, 2014

TO:

Teresa Martin - Work Processing - CO

FROM:

Johnshay Footman, Parole Examiner, Region IV-Miami

RE:

LAROSA, ARTURO

DC# 085986

PRE-PAROLE INVESTIGATION

#### I. OFFENSE:

The subject is serving a Life sentence for Case# 82-9410B, Ct. I, Second Degree Murder with a Firearm, Ct. II, Attempted Second Degree Murder with a Firearm and Ct. III, Shooting into an Occupied Dwelling or Building.

#### II. PERSONAL BACKGROUND:

There is no additional information to the Presentence and Postsentence Investigations.

#### III. RESIDENCE:

The subject indicated that he would reside with Oscar Mendoza, brother at 2929 NW 18<sup>th</sup> Avenue #302, Miami, Florida 33142; telephone (786) 315-1524. This Examiner conducted a telephone call to Mr. Mendoza at (786) 315-1524 on 03/19/2014; however, there was no answer and a message was left for a return telephone call. On 03/20/2014, this Examiner conducted a home visit to Mr. Mendoza's residence located at 2929 NW 18<sup>th</sup> Avenue #302, Miami, Florida 33142; however, there was no answer and a business card was left underneath the door. While at Mr. Mendoza's residence, which is a Miami-Dade Housing Agency Public Housing Facility, this Examiner spoke with Terry Rojas, Property Manager who informed that the housing unit was for low income elderly individuals with disabilities. She confirmed that Mr. Mendoza was a resident; however, that he was the only resident permitted to reside in the residence due to the Miami-Dade County requirements. On 03/31/2014, this Examiner conducted a second telephone call to Mr. Mendoza at (786) 315-1524, and again there was no answer and a message was left for a return telephone call.

#### IV. EMPLOYMENT:

No information pertaining to employment submitted.

#### V. SPECIAL PROGRAMS:

This Examiner recommends that the following special conditions be imposed: mandatory psychological evaluation and counseling, substance abuse evaluation and counseling, random drug testing, curfew, and restitution if applicable.

#### VI. BACKGROUND OF OCCUPANTS:

The subject would have been residing in home with his brother.

#### VII. <u>RECOMMENDATION:</u>

The subject's release plan is unacceptable at this time due to the Miami-Dade Housing Agency Public Housing requirements and the facility being utilized for low income elderly individuals with disabilities. The subject also has one additional processed disciplinary report since his last interview and Commission Action.

Respectfully submitted,	Approved by,
Johnshay Footman	Ayesha Carson
Parole Examiner	Parole Examiner Supervisor
Region IV - Miami	Region IV - Miami



Inmate Nam	e: LAROSA, Arturo	DC #:	085986	Date of Interview:	12/28/2007	
nstitution Federal Correctional Institution - Miami		itution - Type o	f Interview:	Subseque	ent Special	
STABLISH	ED Presumptive Parole Re	elease Date:	06/11/2013			
A. NO	EXAMINER'S RECOMMICHANGE in Presumptive Para NGE in Presumptive Para Reduce Presumptive Pa Reason (source)	Parole Release Date of Release Date as for	ollows:			
2.	Extend Presumptive Par Reason (source)	role Release Date by	_ months.			
B. The □	Commission AFFIRMS the Commission does NOT af NO CHANGE in Presum CHANGE in Presumption (a) Reduce Presum Reason (source)	firm the Hearing Exa aptive Parole Release ve Parole Release Da aptive Parole Release	aminer's Recon e Date. te as follows:	mendation and determi	nes the case as follows:	
	(b) Extend Presum Reason (source)		Date by	months.		
At the Com	nission meeting held 2/13	/2008, your Presum	ptive Parole Re	lease Date was establish	hed to be <u>6/11/2013</u> .	
ou will be	re-interviewed for your <u>s</u>	ubsequent intervier	v during the m	onth of October, 2012.		
The Commi	ssion finds that your next	interview date shall	l be within 5 y	ears, rather than within	2 years from your last	
nterview ba	sed on your conviction/s	entence for Murder	and the Comm	ission's finding that it is	s not reasonable to	
expect that y	ou will be granted parole	during the following	ng years. The	basis for this finding is	as follows:	
2. 1	The offense involved the The offense involved mul Any release may cause un	itiple victims.	thers.			
Note: The C	ommission recommends t	that you participate	in programs.			
Certified and Copy to visito		Ly PIM	0	, Commission C <b>lerk, this</b> <u>5</u>	day of <u>March</u> , 20 <u>08</u> .	
					,	

DAVID:

DUNPHY:

NC to PPRD of 6/11/2013

Reccommend program participation
2) fa
2) multiple

PATE:

FPPC-WP-006 (R-09-2003)



Memorandum

Minimum Mandatory

DATE:

November 15, 2012

TO:

THE COMMISSION

FROM:

Johnshay Footman, Parole Examiner OFFICE: Region IV - Miami

RE:

Larosa, Arturo; DC # 085986

### PAROLE INTERVIEW RATIONALE / BASIS FOR RECOMMENDATION

Interview Date:	November 8, 2012	•	Loca	Location: Federal Correctional Institution - Miam				
☐ Initial	Subsequent				Extraordinary			
Last Interview Da		Last Commission		02/13/2008				
Sentence Date	Case # &	Offense	County	Sentence Structure	Guidelines			
08/04/1983	82-9410B, Ct. I, Seco with a Firearm, Ct. II Degree Murder with a Shooting into an Occ Building	Attempted Second Firearm, Ct. III,	Dade	Ct. I, Life, 480 days credit time served, with 3 year minimum mandatory, Ct. II, 15 years, 480 days credit time served, with 3 year minimum, Ct. III, 15 years, 480 days credit time served, each count concurrent with each other				

Inmate Arturo Larosa is a 67 year old male, currently incarcerated at Federal Correctional Institution - Miami serving an overall Life sentence. The subject has one active detainer dated February 7, 1997, with INS-Miami, for charge #A24783840.

The circumstances for Miami Dade case# 82-9410B are as follows: On April 10, 1982, at approximately 4:45 a.m., at the Royal Castle Restaurant in Dade County, Florida, Larosa and his co-defendant were eating and talking in Spanish. Another patron, the victim, demanded they stop talking in Spanish and speak English. A verbal altercation ensued between them. The victim produced a gun and demanded Larosa and his co-defendant to leave the restaurant. They did, but returned approximately 20 minutes later, armed with a shotgun. Without warning, while the victim was eating at the restaurant counter, Larosa fired once striking the victim in the back of the head. The victim died at the scene. The shotgun blast also struck another person who was also in the restaurant. This victim was struck with 12 pellets in the back. Larosa was identified by witnesses from a photo line up and was taken into custody the next day, Police found the deceased victim had been armed with a chrome pistol. Larosa made a video confession.

Inmate Larosa was last interviewed on December 28, 2007, and last Commission Action was held on February 13, 2008, which concluded with a Presumptive Parole Release Date of June 11, 2013. In reviewing the inmate's case file since the Commissions last action, Inmate Larosa remains in closed custody. The inmate has received one disciplinary report dated August 4, 2008 for Unauthorized Use of Drugs resulting in 45 days of confinement. The inmate's current Case Manager Ebony Graham indicated that she will defer her recommendation to the Parole Commission. Per Beverly Roberts, the inmate has never participated in the PRIDE program.

This Examiner recommends a 12 month extension in the inmates Presumptive Parole Release Date of June 11, 2013. This recommendation is based on the inmates unsatisfactory institution conduct. This Examiner recommends a new Presumptive Parole Release Date of June 11, 2014.

Completed by: Johnshay Footman , Parole Examiner Reviewed by: Ayesha Carson. Parole Examiner Supervisor Date: 11-15-12

19

FPPC-WP-006 (R-02-2012)



#### Memorandum

DATE:

January 7, 2008

TO:

THE COMMISSION

FROM:

Sandra Bermudez, Parole Examiner

OFFICE: Region IV - Miami

RE:

Larosa, Arturo DC #085986

### PAROLE INTERVIEW RATIONALE / BASIS FOR RECOMMENDATION

Interview Date: December 28, 2007		Location: Federal Correctional Institution - Miami					
☐ Initial	⊠Subsequent		ial	Effective E	Extraordinary		
Last Interview Date: 02/07/2003		Last Commission Action:		04/02/2003			
Sentence Date	Case # & Offense		County	Sentence Structure	Guidelines		
08/05/1982	82-1717, Carrying a Concealed Firearm		Dade	2 Years, 116 days CTS (expired 08/14/1983)	No		
08/04/1983	82-9140, Ct. 1. Second Degree Murder with a Firearm Ct. II. Attempted Second Degree Murder with a Firearm Ct. III Shooting into an Occupied Dwelling or Building		Dade	Ct. I. LIFE, 480 day CTS, 3 yr mr (expired 04/20/1985) Ct. II. 15 Years, 480 day CTS, 3 ymm (expired 04/20/1985), cc Ct. III. 15 Years, 480 day CTS, co (expired 04/17/1997)	т		

This is a 62 year old male, currently incarcerated at the Federal Correctional Institution in Miami as a state contracted inmate. Inmate Larosa is listed as Close Custody. He is currently serving a life sentence in Dade County Case#82-9140. He has never been paroled. He has an active detainer with INS – Miami for Charge# A24-783-840. There is no retained jurisdiction.

The circumstances of Dade County Case# 82-9140 are as follows: On April 10, 1982, at approximately 4:45 a.m., at the Royal Castle Restaurant in Dade County, Florida, Larosa and his co-defendant were eating and talking in Spanish. Another patron, the victim, demanded they stop talking Spanish and speak English. A verbal altercation ensued between them. The victim produced a gun and demanded Larosa and his co-defendant leave the restaurant. They did, but returned approximately 20 minutes later, armed with a shotgun. Without warning, while the victim was eating at the restaurant counter, Larosa fired once striking the victim in the back of the head. The victim died at the scene. The shotgun blast also struck another person who was also in the restaurant. This victim was struck with 12 pellets in the back. Larosa was identified by witnesses from a photo line up and was taken into custody the next day. Police found the deceased victim had been armed with a chrome pistol. Larosa made a video confession.

Inmate Larosa has been housed at FCI Miami since 11/05/1998 when he arrived from Hendry CI under a federal agreement. He was last interviewed on 02/07/2003, and Commission Action was taken on 04/02/2003. The Commission Action taken was a NO CHANGE in the inmate's PPRD of 06/11/2013.



Jim Fultz, Case Manager Coordinator, advised that Larosa's Case Manager was on extended leave and as a result, a progress report would not be available to the Commission for several weeks. He did, however, agree to provide this Examiner a copy as soon as the Case Manager returned. Upon receipt of this report, it will be forwarded for your review.

Inmate Larosa stated he has not participated in any programming. He further stated that he has not been involved in any disciplinary incidents. Inmate Larosa was concerned regarding the venue of incarceration. He stated he has never been formally advised as to why he is in federal custody. He states he is discouraged and does not feel he has an opportunity to parole in the near future. He expressed his remorse for his offense and said he was sorry shortly after he committed the offense. He also expressed concern that his documented judgment and sentence differs from what actually occurred in his sentencing as he states he was given 15 years on each count not a life sentence. He further stated he has been unable to obtain a copy of the transcripts although he has requested. He is contemplating securing assistance from an attorney to pursue the matter.

Inmate Larosa intends to reside with his brother, Oscar Mendoza. He was not able to provide his specific address but provided a cellular phone number, 786-970-0166. He did not propose specific employment but stated he was skilled in the area of Electronics and would attempt to secure a position in the Miami area.

Inmate Larosa wanted to advise the Commission that he is interested in securing parole. He further stated he would begin attending all programming available so as to assist him in preparation for his parole.

This Examiner finds no reasons to warrant a change in Larosa's current PPRD of 06/11/2013. As a result, this Examiner recommends a NO CHANGE.

Completed by:

and Bermudez, Parole Examiner

Reviewed by

Examiner Supervisor

Date:

DAVID:

**DUNPHY:** 

NC to PPRD of 6/11/2013

Reccommend program participation
1) fa
2) multivic

PATE:

LARUSA, Arturo

FPPC-WP-006 (R-09-2003)

### FLORIDA COMMISSION ON OFFENDER REVIEW



# EFFECTIVE PAROLE RELEASE DATE INTERVIEW COMMISSION ACTION

Inmat	e Name:	Larosa, Arturo	DC #:	085986	Date of Interview:	4/25/2018			
Institu	ition:	FCI – Miami	Presumpt	Presumptive Parole Release Date: 6/11/2018					
The C	ommissi (s):	on has decided NOT to a	ıthorize your e	ffective par	ole release date for	the following			
☐ A.	New Inf	formation [see Rule 23-21.0	)02(29), [F.A.C	.]					
□ B.	Unsatisf	actory Institutional Conduc	et [see Rule 23-	21.002(48),	[F.A.C.] as evidence	ed by:			
⊠c.		ause in Exceptional Circum			_				
	External and	nd 24 months for further palife skills	rogram participa	ation, includ	ing but not limited to				
		nd 12 months for unsatisfa							
☐ D.	Failed to the Com	make a positive finding as mission for an extraordina	required by s. ry review [see F	947.18, Flor Rule 23-21.0	ida Statutes, and has 155, [F.A.C.]	referred your case to			
extendi	ng it <u>36 n</u>	ion meeting held on <u>6/27/20</u> nonths, resulting in a new P your <u>effective</u> interview dur	resumptive Pare	ole Release I	l your Presumptive P Date of <u>6/11/2021</u> . Yo	arole Release Date by u will be re-			
intervie	w based of not reason	finds that your next interview on your conviction/sentence for mable to expect you will be g	or Second Degree	e Murder wi	th a Firearm and the	Commission's finding			

1. Use of a firearm

2. Unreasonable risk to others

Certified and mailed by Copy to visitors notified: 2

Commission Clerk this 10th day of July, 2018.

1 copy to inmate; 1 copy to institution file; original to Central Office file VIH

#### WORK SHEET

#### 0 Visitor(s)

Chairman Coonrod:

Extend PPRD by 36 months; New PPRD of 6/11/2021

-12 months for unsatisfactory release plan

-24 months for further program participation

I noted that he is engaging in some programs since his last interview, but I feel he needs additional programs; to focus on critical thinking and life skills.

Commissioner Davison:

Extend PPRD by 36 months; New PPRD of 6/11/2021

-24 months for program participation

-12 months for unsatisfactory release plan

I agree with the effective interview of 3/2021 for reasons indicated

I agree with the reasons for additional programs

Commissioner Wyant:

Extend PPRD by 36 months; New PPRD of 6/11/2021

-12 months for unsatisfactory release plan, as it does not include transitional housing

-24 months for program participation

Agree with Chairman Coonrod

Extended NID reasons: 1. Use of a firearm 2. Unreasonable risk to others

DECISION: Extend PPRD by 36 months; New PPRD of 6/11/2021; Effective NID: 3/2021

Effective NID: 3/2021

Effective NID: 3/2021

Effective NID: 3/2021

#### FLORIDA COMMISSION ON OFFENDER REVIEW



#### ORDER ON EFFECTIVE INTERVIEW

This case came before the Florida Commission on Offender Review on <u>06/15/2016</u> for consideration of the <u>effective</u> interview for inmate <u>Larosa, Arturo</u>, DC # <u>085986</u> in <u>Federal Custody</u>, with a current presumptive parole release date of <u>06/11/2016</u>.

Having considered the Department of Corrections' and the Florida Commission on Offender Review's records, the Commission Investigator recommendation, at the <u>06/15/2016</u> public meeting, the Commission hereby:

Determines that the inmate has <u>an unsatisfactory release plan and a need for further program participation</u>.

For this good cause in exceptional circumstances the presumptive parole release date will be modified, extending it by 24 months. The new presumptive parole release date is 06/11/2018.

The effective interview is set for March, 2018.

\*The Commission encourages participation in transition programming, if possible.



Certified and mailed by

\_\_\_, Commission Clerk, this 17th day of June, 2016.

Copy to visitors notified (02)

Effective NID: 03/2018
if possible

COMMISSION'S DECISION: Extend PPRD by 24 months; New PPRD of 06/11/2018; Effective NID: 03/2018; Encourage participation in transition programming at current institution, if possible.



# EFFECTIVE PAROLE RELEASE DATE INTERVIEW COMMISSION ACTION

Inmate	Name:	LAROSA, Arturo	_ DC #:	085986	Date of In	terview:	03/18/2014
Institut	ion: _	Miami Federal Institution	Presum	ptive Parole	Release Date:	06/11/2	014 
The Co	mmissio	on has decided NOT to authorize	e your effe	ctive parole r	elease date for	the follow	ving reason(s):
□A.	New In	formation [see Rule 23-21.002(29)	), F.A.C.] re	ceived on	_, 20 .		
⊠B.		factory Institutional Conduct [see	e Rule 23-2	1.002(48), F.A	.C.] as evidence	e by:	
⊠C.		o make a positive finding as requ ssion for an extraordinary review	•			has referre	d your case to the
	a. Unsa	tisfactory release plan					
month	s, resulti	held on <u>4/30/2014</u> , the Commissing in a new Presumptive Parole iew during the month of <u>March</u>	Release D	•	-		
					·		
Certifie	d and Ma	iled by . What	<u>.</u>		, Commission C	lerk this 🗟	day of May, 2014
Copy to	visitors i	notified (2)					
THE THE PERSON NAMED IN COLUMN TO PERSON NAM							

FBD: 124m NEW PPRD 6/11/2016 - Un. Sat. Institutional Conduct

(A) WMNC

COONROD:

124m New PPRD ce/11/2014

(A)W/FBD

N10:312016

- 12m for unsatirelease plan
- 12m for DR

MD: 3/2016

PATE:

136m

- -Unsat. release plan
- Unset. Institutional Conduct

FPPC-WP-006 (R-02-2012)



#### EFFECTIVE PAROLE RELEASE DATE INTERVIEW **COMMISSION ACTION**

Inmate Name:	LAROSA, Arturo	DC #: _08	5986 Date o	of Interview:	03/18/2014			
Institution:	Miami Federal Institution	Presumptive	Presumptive Parole Release Date: 06/11/2014					
The Commissi	ion has decided NOT to author	ize your effective	parole release date	for the follow	ving reason(s):			
A. New I	nformation [see Rule 23-21.002(2	29), F.A.C.] receive	d on 20					
	sfactory Institutional Conduct [s	see Rule 23-21.002(	[48], F.A.C.] as evide	ence by:				
	to make a positive finding as rec ission for an extraordinary revie	quired by s. 947.18 w [see Rule 23-21	, Florida Statutes, a .0155, F.A.C.].	nd has referre	d your case to the			
	atisfactory release plan	•						
months, resulti	held on <u>4/30/2014</u> , the Commising in a new Presumptive Parol view during the month of <u>Marc</u>	e Release Date of						
Certified and Ma	illed by R. W.	un	Commissio	n Clerk this <u>2</u>	day of May, 2014			
Copy to visitors	notified (2)							
	DE LE							

1 copy to inmate; 1 copy to institution file; original to Central Office file.

### FLORIDA COMMISSION ON OFFENDER REVIEW



# EFFECTIVE PAROLE RELEASE DATE INTERVIEW COMMISSION ACTION

#### \*CORRECTED COPY\*

Inmate	Name:	LAROSA, Arturo	DC #:	085986	Date of Intervie	w: 03/18/2014				
Institut	nstitution: Miami Federal Institution Presumptive Parole Release Date: 06/11/2014									
The Co		on has decided NOT to authorize formation [see Rule 23-21.002(29				ollowing reason(s):				
⊠B.	B. Unsatisfactory Institutional Conduct [see Rule 23-21.002(48), F.A.C.] as evidence by the inmates disciplinary report, the Commission has extend your Presumptive Parole Release date by 12 months.									
□c.	C. Failed to make a positive finding as required by s. 947.18, Florida Statutes, and has referred your case to the Commission for an extraordinary review [see Rule 23-21.0155, F.A.C.].									
⊠D.	For goo extende	d cause in exceptional circumst d your Presumptive Parole Rele	ances as evic ase Date by	lence by an <u>u</u> 12 months	nsatisfactory release	e plan, the Commission has				
a total c	of <u>24</u> mo	held on <u>4/30/2014</u> , the Commiss nths, resulting in a new Presun nterview during the month of <u>N</u>	nptive Parol	e Release Dat	mptive Parole Releate te of <u>6/11/2016</u> . You	ase Date by extending it for will be re-interviewed for				
					OF OF OF ON W	E . T.S. J. S. J.				
•	' and Mai visitors u	led by R. Wall otified (2)		)	Commission Clerk th	is <u>15th</u> day of <u>October, 2014.</u>				



# EFFECTIVE PAROLE RELEASE DATE INTERVIEW COMMISSION ACTION

Inmate Name:	: LAROSA, Arturo	DC #:	085986	Date of In	terview:	03/18/2014	
Institution:	Miami Federal Institution	Presum	nptive Parole F	Release Date:	06/11/2	2014	_
The Commiss	sion has decided NOT to author	ize your effe	ctive parole re	elease date for	the follo	wing reason(s):	
□A. New l	Information [see Rule 23-21.002(2	29), F.A.C.] re	eceived on	_, 20 .			
	tisfactory Institutional Conduct [s	see Rule 23-2	1.002(48), F.A.	C.] as evidence	e by:		
⊠C. Failed	I to make a positive finding as rea				has referre	ed your case to the	
	satisfactory release plan	•		,			
	lting in a new Presumptive Paro		ate of <u>6/11/201</u>	<u>6</u> . You will b	e re-interv	viewed for your	
		•					
Certified and M	Mailed by			Commission C	lerk this _	day of <u>May, 2014</u>	
Copy to visitors	s notified (2)						



### EFFECTIVE PAROLE RELEASE DATE INTERVIEW **COMMISSION ACTION**

Inmate Name:	LAROSA, Arturo	_ DC #:	085986	Date of Intervi	iew: 03/18/2014
Institution:	Miami Federal Institution	Presum	ptive Parole R	delease Date:06,	6/11/2014
The Commission	on has decided NOT to authorize	your effe	tive parole re	lease date for the	following reason(s):
☐A. New In	formation [see Rule 23-21.002(29),	F.A.C.] re	ceived on	_, 20 .	
	ofactory Institutional Conduct [see iplinary Report	Rule 23-21	.002(48), F.A.C	2] as evidence by:	
	o make a positive finding as requi				referred your case to the
	ssion for an extraordinary review	[see Kule 4	:5-21.0155, F.A	"C.J.	
months, resulti	held on <u>4/30/2014</u> , the Commission of the Commission of the March of March, 2 the March of March, 2 the March of March	Release Da	•	•	
Certified and Mai	iled by R. Wall			Commission Clerk ti	this day of May. 2014
Copy to visitors n	notified (2)				
	CEPP.				

1 copy to inmate; 1 copy to institution file; original to Central Office file.



## SUBSEQUENT/SPECIAL INTERVIEW COMMISSION ACTION

Inmate	Name:		Larosa, Arturo	DC #:	085986	Date of Interview:	November 8, 2012
Instituti	ion _	FCI Mi	ami	Type of	Interview:		☐ Special
ESTAB	BLISHE	D Presur	nptive Parole Release Date:	_		June 11, 2013	
HEAR	ING E	KAMINI	ER'S RECOMMENDATION	ON:			
□A. ⊠B.		NGE in F	in Presumptive Parole Rele Presumptive Parole Release I Presumptive Parole Release (source)	Date as follows			
	2.	Reason Per Sectine last institution 4, 2008	interview of December 28	F.S., Rules 23 3, 2007, and t isfactory as ev	3-21.002(18), (2 he last Comm idenced by the	29) and (48), FAC, and Rule ission Action of Feburary 1 following processed discipling infinement.	3, 2008, Inmate Larosa
COMN	AISSIC	N ACTI	ON:	•			
⊠A. □B.	The C	ommissi NO CH CHANO	on AFFIRMS the Hearing E on does NOT affirm the Hea ANGE in Presumptive Paro GE in Presumptive Parole Re Reduce Presumptive Parol Extend Presumptive Parol	aring Examine le Release Date elease Date as le Release Dat	r's Recommend e. follows: e by	dation and determines the case months.	as follows:
		• • • • • • • • • • • • • • • • • • • •	Extension based on the sar				
			eeting held <u>12/19/2012</u> , for your <u>effective</u> interview			elease Date was established th, 2014.	to be <u>6/11/2014</u> . You
OF	FLOR	in led by	Kallej	Brune	Commission	Clerk, this 3 day of Dec	<u>cember</u> , 20 <u>12</u> .

1 copy to inmate; 1 copy to institution file; original to Central Office file.

evised 3/96)



Inmate Nam	le: LAROSA, Arturo	DC #: 085986	Date of Interview:	12/28/2007
Institution	Federal Correctional Institution - Miami	Type of Interview:	Subsequent	Special
ESTABLISH	ED Presumptive Parole Release Date:	06/11/2013		
⊠A. NO	EXAMINER'S RECOMMENDATION CHANGE in Presumptive Parole Rele ANGE in Presumptive Parole Release I Reduce Presumptive Parole Release Reason (source)	ase Date. Date as follows:		
2.	Extend Presumptive Parole Release Reason (source)	Date by months.		
<ul><li>☑ A. The</li><li>☐ B. The</li><li>☐ 1</li></ul>	CON ACTION: Commission AFFIRMS the Hearing Extended to	aring Examiner's Recome e Release Date. lease Date as follows: e Release Date by	mendation and determines months.	s the case as follows:
At the Com	mission meeting held <u>2/13/2008</u> , your	Presumptive Parole Re	lease Date was established	d to be <u>6/11/2013</u> .
You will be	re-interviewed for your <u>subsequent</u> i	nterview during the me	onth of October, 2012.	
The Commi	ssion finds that your next interview o	late shall be within 5 ye	ears, rather than within 2 y	years from your last
interview ba	ased on your conviction/sentence for ]	Murder and the Commi	ission's finding that it is n	ot reasonable to
expect that y	ou will be granted parole during the	following years. The b	pasis for this finding is as	follows:
2.	The offense involved the use of a fire The offense involved multiple victim Any release may cause unreasonable	S.		
Note: The C	ommission recommends that you par	ticipate in programs.		
Certified and Copy to visite	mailed by (1)	PLACE	Commission Clerk, this <u>5</u> th d	ay of <u>March</u> , 20 <u>08</u> . anp

1 copy to inmate; 1 copy to institution file; original to Central Office file.

PCG-4.2 (Revised 3/96)

## FLORIDA PAROLE AND PROBATION COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

### REVIEW REQUEST COMMISSION ACTION

I.	Inmate Name: LaROSA, Arturo Date of Review Request: received 3-29-91
	Inmate Number: 085986 Institution: Baker Correctional Institution
	ESTABLISHED Presumptive Parole Release Date: 06-11-2003
II.	COMMISSION ACTION:
	A. The Commission finds cause to change your ESTABLISHED Presumptive Parole Release Date as follows:
	1. Salient Factor Score:
	1=2=3=4=5=6=7=TOTALor_RCF
	Reason:
	2. Offense Severity Rating: Reason:
	3. Matrix Time Range: Reason:
	4. Aggravating or Mitigating Factors: Reason:
	5. Time Computation: Reason:
	Z COD WE THE
(	B. The Commission did NOT change your Presumptive Parole Release Date.
	Pursuant to Plorida Statutes 947.173, the Commission granted administrative review to your appeal on March 27, 1991; however, no cause was found to alter your assigned date.
	The Commission has reviewed the information provided in your review request received March 1, 1991 noting your institutional record. The Commission finds that this information does not warrant a change in your presumptive parole release date at this time. All factory of your case will again be considered after your September, 1992 interview.
III.	At the Commission meeting held 03-27-91 your Presumptive Parole Release Date was ESTABLISHED to be/REMAINS: . 06-11-2003 .
IV.	You will be Reinterviewed for your subsequent interview during the month of September, 1992.
v.	Certified by Malinda & Monte Commissioner Clerk this AND day of 1991.
	PCG-4.1: 1 Copy to Inmate; 1 Copy to Institution File; Original to Central Office File tember 1, 1981) ow
	xc: Ms. Janet Reno, SA Mrs. Carolyn Buckles

ROCKETT: WO WILLIAMS TO		
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Ra Poso, artere	085986	3-27-91

FPPC-WP-006

## FLORIDA PAROLE AND PROBATION COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

#### REVIEW REQUEST COMMISSION ACTION

1.	Inmate Name: LAROSA, Arturo Date of Review Request: 3/13/89
	Inmate Number: 085986 Institution: FC1 - Texarkana, Texas
	ESTABLISHED Presumptive Parole Release Date: 6/11/2003
Н.	COMMISSION ACTION:  A. The Commission finds cause to change your ESTABLISHED Presumptive Parole Release Date as follows:  1. Salient Factor Score: 13 2= 3= 4= 5= 6= 7= TOTAL or RCF Reason:
	2. Offense Severity Rating:
	3. Matrix Time Range:
	4. Aggravating or Mitigating Factors: Reason:
	5. Time Computation:
2	B) The Commission did NOT change your Presumptive Parole Release Date. Pursuant to 947.173, F.S., the Commission reviewed your recent appeal and found no cause for modification of your assigned date.
	In its action of 12/7/88, of which you received a copy, the Commission aggravated for the additional convictions of counts 2 & 3 in Case No. 82-9410 and 82-1717 (23-21.008 and 231-21.010, F.A.C.).
Ш.	At the Commission meeting held
	You will be Reinterviewed for your Subsequent interview during the month of July  19 90  Certified By Commissioner Clerk this 19 day of Gard 19 89
V.	Certified By Commissioner Clerk this 17 day of Uged 19 19
	RM PCG-4.1: 1 Copy to Inmate; 1 Copy to Institution File; Original to Central Office File ptember 1, 1981)

### WORK SHEET

		:		
CROCKETT:				
1				
FONTANA				
ONTARA				
HODGES:				
41				
LAWSON:				
RÉVELL:				
NL1666.				
SIMMONS:	,			
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FPPC-WP-006

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#### PRESUMPTIVE PAROLE RELEASE DATE COMMISSION ACTION

Severity: 1 Li Time Range:  Ct. II, Ca Ct. III, C	MMENDATIONS: ration: Notif Bo, state  0_,20_,30_,4 ife Fel - 2° M	_Q,5-Q_,6- lurder www.): Attempted Shooting	1° Murder.	AL_O or F -9410 B + 70 Mon	nths
for Parole Consider  i, then: Factor Score: 1 0 Severity: 1 Li Time Range: Ling/Mitigating Fact  Ct. II, Ca	2 ,2- 0 ,3- 0 ,4-  ife Fel - 2 M  80 - 100  closs (Explain each with sour	_Q,5-Q_,6- lurder www.): Attempted Shooting	1° Murder.	+ 70 Mor	nths ling. + 26
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Case #82-1	1717, Carrying	Concealed	Firearm.	+ 20 Moi	nths.
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egins:			onths Recommended:		216
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#### PRESUMPTIVE PAROLE RELEASE DATE COMMISSION ACTION

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C.	Offer	nse Severit	y: 1 Lif	,2- <u>0</u> ,3	2° Murde	r	(Case No.	82-941	0 B	). ·
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AS THE PRESENT OFFENSE  *Pressix Offense of Con- viction involves burglary or breaking and entoring.  *Otherwise	TYEM 6: NUMBER OF PRIOR ESCAPE CONVICTIONS: One or more prior escape. One or more prior escape. One of more prior escape. On prior escape conviction.	ITEM 5: NUMBER OF PROBATION, or MCR REVOCATIONS: *Obe or more revocations. *No Revocations	ITEM 4: AGE AT OFFENSE WHICH FIRST INCARCERATION 17 Years or younger 18 - 25 Years or older	TOWN 3: TOWN 3: TOWN 3: TOWN 4: TOWN 4: TOWN 1: TOWN 1: TOWN 2: TOWN 2: TOWN 2: TOWN 2: TOWN 3: TOWN 3	VIEW 2:  NUMBER OF PRIOR INCARCE  Two cross prior  Incarcersions  One prior incarceration.	TEM 1: NUMBER OF ALL PRIOR CONVICTIONS:  *Four or more prior felony convictions at least two of which resulted in incarceration.  *Three or more prior convictions, One or Two prior convictions, No prior convictions, No prior convictions,
E OF C		11 3	LED	YEAR	20	1 1 1 1
CONVICTION: Point  Point	1 Point	ROLE 1 Point 0 Points	TO THE  2 Points 1 Points 0 Points	RS: 2 Points 1 Points 0 Points		Recidivist Criminal Factor 2 Points 1 Point

23-21.09 Matrix Time Ranges. (1) Calculate and total the Salient Factor Score. (2) Determine the degree of felony or misdemeanor of the Present Offense of conviction. (3) Locate the Matrix Time Range where the Salient Factor Score total intersects with the Severity of Offense Behavior. (4) If the totality of the chromatances of the Present Offense of Conviction warrants a decision outside the Matrix Time Range, or if there are indicants relative to the litelihood of favorable parole outcome which warrant a decision outside the Matrix Time Range, the appropriate Aggravation or Mitigation factors must be stated in writing with individual particularity.

6.	Ĉ,	*	ço	'n	<del>!</del>	SE
Capital Felony (Statutory Sentence-Life)	Felony 10 and Life Felony (Statutory Sentence-Maximum Life)	Felony 1 <sup>o</sup> (Statutory Sentence- Maximum of 30 Years)	Felony 2 <sup>o</sup> (Statutory Sentence- Maximum of 15 Years)	Felony 3º (Statutory Sentence- Maximum of 5 Years)	Misdemeanor (Cumulative Sentence of one or more Years)	SEVERITY OF OFFENSE BEHAVIOR 1
120-180	80-100	30-70	20-26	12-20	IIA ©	(0-1-)
180-240	100-120	70-90	26-32	20-26	(8-12)	SALIENT FACTOR (2-4)
240-300	120-140	90-120	32-48	26-32	12-16	8CORE <sup>2</sup> (5-7)
300-9998	140-180	120-180	48-64	32.48	16-22	(8-11)
400-9998	300-400	180-300	90-120	48-64	24-82	RECIDIVIST CRIMINAL FACTOR

NOTES Length of Sentence as well as Salient Factor Score shall be considered when determining the Presumptive Parole Release Date.

Matrix Time Ranges are reported in months.

3. Murder II, O Salient Factor Points, See 23-19.05 (VII) (1.)

Specific Authority: ss. 120.53, 947.165, 947.071, F.S. Law Implemented: s. 947.165, F.S. History: New 7-22-81

# FLORIDA PAROLE AND PROBATION COMMISSION INTER-OFFICE COMMUNICATION

DATE: 9-12-88

TO: THE COMMISSION

FROM: R. J. Harrell

OFFICE: REGION I - Chattahoochee

RE: LAROSA, Arturo

DC# 085986 (FCI #35008-019)

### RATIONALE/BASIS FOR RECOMMENDATION

Inmate is serving a Life sentence on Ct. 1 of Case #82-9410 B from Dade County for 2 Murder.

He also received two concurrent 15 year sentences on Counts II, Attempted 1  $^{\rm O}$  Murder and Count III, Shooting into Occupied Building.

Inmate had also been sentenced on Case #82-1717, Carrying a Concealed Firearm and received 2 years. He was sentenced 8-5-82 and has completed this sentence.

File reflects he is a marriel boat lift subject. Very little background is known about the subject. He has skills as an electrician.

File reflects he has no concern for human life as reflected by his shooting victim in the back of the head as he sat at a counter on a stool. A second victim was also wounded.

Recommend 216 months and a PPRD of 4-11-2000.

RJH:1t

NOTE: CHAPTER 35-107, LAWS OF FLORIDA (CS/HB 1293) REQUIRES NOTIFICATION OF RELEASE DATE TO SPECIFIED PERSON (SEE BACK)

WORK SHEET

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FPPC-WP-006

#### FLORIDA PAROLE AND PROBATION COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

#### **REVIEW REQUEST COMMISSION ACTION**

1.	Inmate Name: LAROSA, Arturo Date of Review Request:3/13/89
	Inmate Number: 085986 Institution: FCI - Texarkana, Texas
	ESTABLISHED Presumptive Parole Release Date: 6/11/2003
II.	COMMISSION ACTION:  A. The Commission finds cause to change your ESTABLISHED Presumptive Parole Release Date as follows:  1. Salient Factor Score: 13 2= 3= 4= 5= 6= 7= TOTAL or RCF Reason:
	2. Offense Severity Rating:
	3. Matrix Time Range:
	4. Aggravating or Mitigating Factors:  Reason:  7. Time Computation:  Reason:
1	B) The Commission did NOT change your Presumptive Parole Release Date.
	Pursuant to 947.173, F.S., the Commission reviewed your recent appeal and found no cause for modification of your assigned date.  In its action of 12/7/88, of which you received a copy, the Commission
	aggravated for the additional convictions of counts 2 & 3 in Case No. 82-9410 and 82-1717 (23-21.008 and 231-21.010, F.A.C.).
111.	At the Commission meeting held 4/11/89 your Presumptive Parole Release Date was ESTABLISHED to be/ or REMAINS: 6/11/2003
IV.	You will be Reinterviewed for your Subsequent interview during the month of July  19 _90
V.	Certified By Commissioner Clerk this 19 day of Iguel 19 89

FORM PCG-4.1: 1 Copy to Inmate; 1 Copy to Institution File; Original to Central Office File (September 1, 1981)

## FLORIDA PAROLE AND PROBATION COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

### BIENNIAL/SPECIAL INTERVIEW COMMISSION ACTION

Inmate Name: LAROSA, Arturo	Date of Interview: 11/27/90
Inmate Number: 085986	Institution: BAKER CI
Type of Interview: X Bien	nnialSpecial
ESTABLISHED Presumptive Parole Release	Date: 6/11/2003
HEARING EXAMINER'S RECOMMENDA	TION:
X A. No Change in Presumptive Parole R	telease Date.
B. Change Presumptive Parole Release	Date as follows:
Reduce Presumptive Parole Re Reason (source)	elease Date by months.
2. Extend Presumptive Parole Re Reason (source)	elease Date bymonths.
COMMISSION ACTION:	
X A. The Commission AFFIRMS the He	aring Examiner's Recommendation.
B. The Commission does NOT affirm to the case as follows:	the Hearing Examiner's Recommendation and determines
1. No Change in Presumptive Par	role Release Date.
_ 2. Change Presumptive Parole Re	elease Date as follows:
(a) Reduce Presumptive Paro Reason (source)	ole Release Date by months.
(b) Extend Presumptive Parc Reason (source)	ole Release Date bymonths.
	OD. WE.
Presumptive Parole Release Date do	oes not change and remains: 6/11/2003
1-9	9-91 your Presumptive Parole Release
Date was ESTABLISHED to be6	
	equent_interview during the month of Sept. 19 92
	amission Clerk this 17 day of 1991
	by to Institution File; Original to Central Office File.

### FLORIDA PAROLE AND PROBATION COMMISSION

### Review of Presumptive Parole Release Date

Pursuant to 947.173, Florida Statutas, 1973 Supplement, you may request review of your presumptive parole release date by the Commission if you show cause in writing, with individual particularities, within sixty (60) days of the date of the Commission action as indicated on Form C.

Please complete the following if you are requesting review of your presumptive parole release date:

Inmata Name ARTURO LAROSA	Inmate # 085986
Inmats Name	
Data of Request	InstitutionB.K.C.I.
Data of Commission Action (Form C	the second secon
Prosumptive Parole Release Date	6-11-2003
Reasons for requesting review: The	e above named inmate respectfully request
a new review by the FPPC for	the following named reasons:
Arturo LaRosa would res	spectfully remind this commission that he
has maintain a good conduct	since his incarceration and has worked
in the Federal Prison Indust	tries Department where he has accumulated
numerous letiters of commenda	ation and was considered an excellent
employee. LaRosa would resp	pectfully remind this commission that
he has received a totoal of	2256 days of gain-time from the Depart-
ment of Corrections and thi	s Commission has never reduced his PPRO.
Arturo LaRosa would res	pectfully ask to this Commission for a
reduction in his PPRD based	on his institutional record and he will
also ask to this Commission	to make a decision below the matrix time
range for the following name	d reasons:
	CYA.C

Inmate Signature

Please return to:

Review Requests
Florida Parole & Probation Commission
1309 Winewood Blvd., 3rd Floor
Tallahassee, Florida 32301

### WORK SHEET

CROCKETT:	physics				
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ONTANA					
HODGES:					
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LAWSON:					
REVELL:		•			
SIMMONS:					
WOLSON:					
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Ra Hasa,	britaro	089	-986	3-27-	91

FPPC-WP-006

## FLORIDA PAROLE AND PROBATION COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

#### REVIEW REQUEST COMMISSION ACTION

I.	Inmate Name: LaROSA, Arturo Date of Review Request: received 3-29-91
	Inmate Number: 085986 Institution: Baker Correctional Institution
	ESTABLISHED Presumptive Parole Release Date: 06-11-2003
II.	COMMISSION ACTION:
	A. The Commission finds cause to change your ESTABLISHED Presumptive Parole Release Date as follows: /
	1. Salient Factor Score:
	1=2=3=4=5=6=7=TOTALor RCF
	Reason:
	2. Offense Severity Rating: Reason:
	3. Matrix Time Range: Reason:
	4. Aggravating or Mitigating Factors: Reason:
	5. Time Computation: Reason:
	Z OD WE THE
(	B. The Commission did NOT change your Presumptive Parole Release Date.
	Pursuant to Florida Statutes 947.173, the Commission granted administrative review to your appeal on March 27, 1991; however, no cause was found to alter your assigned date.
	The Commission has reviewed the information provided in your review request received March 1, 1991 noting your institutional record. The Commission finds that this information does not warrant a change in your presumptive parole release date at this time. All factory of your case will again be considered after your September, 1992 interview.
III.	At the Commission meeting held 03-27-91 your Presumptive Parole Release Date was ESTABLISHED to be/REMAINS: 06-11-2003.
IV.	You will be Reinterviewed for your <u>subsequent</u> interview during the month of <u>September</u> , 1992.
v.	Certified by Malenda & Shoppe Commissioner Clerk this and day of 1991.
	PCG-4.1: 1 Copy to Inmate; 1 Copy to Institution File; Original to Central Office File
(Sept	tember 1, 1981) ow
	xc: Ms. Janet Reno, SA Mrs. Carolyn Buckles

## FLORIDA PAROLE COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

## BIENNIAL/SPECIAL INTERVIEW COMMISSION ACTION

Inmate Number: 085986 Institution: Glades C.I.  Type of Interview: X Biennial Special	
Type of Interview: X Biennial Special	
ESTABLISHED Presumptive Parole Release Date: 6/11/2003	
HEARING EXAMINER'S RECOMMENDATION:	
X A. No Change in Presumptive Parole Release Date.	
B. Change Presumptive Parole Release Date as follows:	
<ol> <li>Reduce Presumptive Parole Release Date by months. Reason (source)</li> </ol>	
2. Extend Presumptive Parole Release date by months. Reason (source)	
COMMISSION ACTION:	
A. The Commission AFFIRMS the Hearing Examiner's Recommendation.	
XX B. The Commission does NOT affirm the Hearing Examiner's Recommendation and determines the case as follows:	
$\overline{XX}$ 1. No Change in Presumptive Parole Release Date.	
2. Change Presumptive Parole Release Date as follows:	
(a) Reduce Presumptive Parole Release Date by month Reason (source)	s.
(b) Extend Presumptive Parole Release Date by month Reason (source)	s.
Presumptive Parole release Date does not change and remains: 6/1	.1/2003
At the Commission meeting held 10/21/92 your Presumptive Parole	
Release Date was ESTABLISHED to be 6/11/2003  You will be Reinterviewed for your subsequent interview	_
7.1	W
M. I I N	92
FORM PCG-4.2: 1 Copy to Inmate; 1 copy to Institution File; Original to Central Office	
File. (September 1, 1981) Copy to those notified.	

## FLORIDA PAROLE COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

### BIENNIAL/SPECIAL INTERVIEW COMMISSION ACTION

Inmate Name: Arturo LaRosa Date of Interview: July 22, 1994
Inmate Number: 085986 Institution: Glades CI
Type of Interview: XX Biennial Special
ESTABLISHED Presumptive Parole Release Date: June 11, 2003
HEARING EXAMINER'S RECOMMENDATION:
A. No Change in Presumptive Parole Release Date.
X B. Change Presumptive Parole Release Date as follows:
1. Reduce Presumptive Parole Release Date by months.
2. Extend Presumptive Parole Release Date by 60 months.  PER CHAPTER 947.16(5) and 947.174 FLORIDA STATUTES AND RULES 23-21.002(28) (46) and 23-21.013 FACSince the last interview of September 16, 1992, inmate LaRosa institutional record has been unsatisfactory as evidenced by the following processed disciplinary record: 2/15/93, Possession of Narcotics, 180 days loss of gain time, with 60 days confinement; 8/20/93, Possession of Weapons, 120 days loss gain time; 2/24/94, Consumption of Intoxicants, 90 days loss of gain time; and 4/17/94, Possession of Narcotics, 90 days loss of gain time with 30 days confinement. Recommend a 60 month extension in PPRD of June 11, 2003.
COMMISSION ACTION:
X A. The Commission AFFIRMS the Hearing Examiner's Recommendation.
The Commission does NOT affirm the Hearing Examiner's Recommendation and debermines the case as follows:
1. No Change in Presumptive Parole Release Date.
2. Change Presumptive Parole Release Date as follows:
(a) Reduce Presumptive Parole Release Date by months. ()F. Fig.
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MAPLE TO STATE OF THE STATE OF
\Z\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
(b) Extend Presumptive Parole Release Date by months.
Presumptive Parole Release Date does not change and remains:
At the Commission meeting held $9-07-94$ your Presumptive Parole Release
Date was ESTABLISHED to be 6-11-2008 . You will be Reinterviewed
for your Subsequent interview during the month of May 19 96 .
Certified By Commission Clerk this Lyday of September 19 94 XC: Copy to Visitors Ndtified (2)  R.B.
FORM PCG-4.2: 1 Copy to Inmate; 1 Copy to Institution File; Original to Central Office File. (September 1, 1981)

#### INTER-OFFICE COMMUNICATION

DATE: August 2, 1994

TO: THE COMMISSION

FROM: Susan Ferriter, P.E. I, Region IV - West Palm Beach

RE: Arturo LaRosa - DC#: 085986

#### RATIONALE/BASIS FOR RECOMMENDATION

On July 22, 1994, at Glades CI, inmate LaRosa was afforded a subsequent interview. He was last seen on September 16, 1992, and has an established parole date of June 11, 2003.

This inmate is serving a Life term for the offense of Second Degree Murder with a Firearm; Attempted Second Degree Murder with a Firearm, Shooting into an Occupied Dwelling.

This inmate does not speak English, and the interview was conducted via a translator.

The inmate has received the following disciplinary reports: 2/15/93, Possession of Narcotics, 180 days loss of gain time, with 60 days confinement; 8/20/93, Possession of Weapons, 120 days loss of gain time; 2/24/94, Consumption of Intoxicants, 90 days loss of gain time and 4/17/94, Possession of Narcotics, 90 days loss of gain time with 30 days confinement.

Inmate LaRosa does not participate in any self improvement programs. He requests to be seen annually. LaRosa wishes to know why he was not rewarded for good behavior while in Federal custody.

Inmate LaRosa is assigned to the inside grounds/recreation, and receives outstanding work and quarters reports.

Based on the inmate's lack of program participation and disciplinary record a 60 month extension is recommended in his parole date. The new date would be June 11, 2008.

cc: Glades CI - Inmate file

## FLORIDA PAROLE COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32399-2450

## BIENNIAL/SPECIAL INTERVIEW COMMISSION ACTION

Date of Interview: May 29, 1996

LAROSA, Arturo

Inmate Name:

A. No Change in Presumptive Parole Release Date as follows:  1. Reduce Presumptive Parole Release Date by	HEAI	RING E	<b>MAX</b>	ER'S REC	OMMEN	DATION	: .				
1. Reduce Presumptive Parole Release Date by months.  Reason (source)  2. Extend Presumptive Parole Release Date by months.  Reason (source) Sections 947.16(5) and 947.174 Florida Statutes and Rules 23-21.002(29) (48) and 23-21.013 FAC Since the last parole interview of 7/22/94 and Commission Action of 9/17/94, immate Larosa's institutional record has been unsatisfactory as evidenced by the following processed disciplinary reports: 12/13/94, Unauthorized Use of Drugs, 180 days loss of gain time and 60 days disciplinary confinement; 5/11/95, Unauthorized Use of Drugs, 180 days loss of gain time and 60 days disciplinary confinement; 5/11/95, Paslure to Comply, 30 days loss of gain time and 60 days disciplinary confinement; 5/11/95, Paslure to Comply, 30 days loss of gain time and 60 days disciplinary confinement; 5/11/95, Paslure to Comply, 30 days loss of gain time and 60 days disciplinary confinement.  A. The Commission April The Hearing Examiner's Recommendation.  B. The Commission does NOT affirm the Hearing Examiner's Recommendation and determines the case as follows.  1. No Change in Presumptive Release Date as follows:  (a) Reduce Presumptive Parole Release Date by months.  Reason (source)  (b) Extend Presumptive Parole Release Date by months.  Reason (source)  (c) Reason (source)  (a) Reduce Presumptive Parole Release Date of months.  Reason (source)  (b) Extend Presumptive Parole Release Date of months.  Reason (source)  (c) Reason (source)  (a) Reduce Presumptive Parole Release Date of months.  Reason (source)  (b) Extend Presumptive Parole Release Date by months.  (c) Reason (source)  (a) Reduce Presumptive Parole Release Date of months.  Reason (source)  (b) Extend Presumptive Parole Release Date by months.  (c) Reason (source)  (c) Parole Release Date of Rel		_ A. I	No Cha	nge in Pro	sumpti	ve Parol	e Releas	e Date.			
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Chapter 947.16(5) and 947.174 Florida Statutes and Rules 23-21.02 (29) (48) and -21.13 FAC. Since last interview, Subject's Institutional record has been satisfactory as evidenced by the following disciplinary reports: 12-13-94, Unauthorized Use ALC/DRU, 180 days loss of gain time; 5-11-95, Unauthorized Use ALC/DRU, 180 days loss gain time; 6-13-95, Possession of Contraband, 30 days loss of gain time; 6-21-95, Possession Contraband, 15 days disciplinary confinement; 7-19-95, Failure to Comply, 30 days loss of in time; 9-22-95, Possession of Narcotics, 180 days loss of gain time.  Presumptive Parole Release Date does not change and remains:  At the Commission meeting held 7-31-96 your Presumptive Parole Release Date was ESTABLISHED to be 6-11-2013  You will be Reinterviewed for your subsequent interview during the month of March 19 98  Certified By Commission Clerk this day of August , 19 96 jg	·WE	/					Parole	Release	Date by	60	_ months.
At the Commission meeting held 7-31-96 your Presumptive Parole Release  Date was ESTABLISHED to be 6-11-2013  You will be Reinterviewed for your subsequent interview during the month of  Manch 19 98  Certified By Commission Clerk this day of August 19 96 jg	-21.13 satisfa AlC/DR gain t	FAC. ctory U, 180 ime; 6 band, ; 9-22	Since as evi- days -13-95 15 day: -95, P	and 947.1 last intervienced by (loss of ga: , Possession disciplinates)	74 Flor view, S the fol in time on of C nary co	ida Stat Subject's lowing of s; 5-11-9 Contraban onfinemen	s Institution Inst	utional nary rep thorized ays loss -95, Fai loss of	record loorts: 12d Use ALC of gain lure to gain to	nas been -13-94, Un C/DRU, 180 n time; 6- Comply, 3 ime.	nauthorized Use days loss 21-95, Posessi
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Certified By day of August 19 96 jg Commission Clerk						r subse	quent		intervie	w during	the month of
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2601 Blair Stone Road, Building C, Tallahassee, Florida 32399-2450





Inmate	Name:	LAROSA, ARTURO	DC #:	085986	Date of Interview:	03/25/98
Institution: 576 Hendry CI		Type of	Interview:		☐ Special	
ESTA	BLISHE	D Presumptive Parole Release Date:		06/11/13		
HEAR	ING E	KAMINER'S RECOMMENDATION:				
∏A. ⊠B.		HANGE in Presumptive Parole Release Date NGE in Presumptive Parole Release Date Reduce Presumptive Parole Release Date Reason (source) Section 947.16(5) and 9 Since the last parole interview of 05/29/9 institutional adjustment as evidenced by Extend Presumptive Parole Release Date Reason (source) Section 947.16(5) and 9	as follows: the by 12 047.174, F 06 and Co his ongoin	months. lorida Statutes mmission actio ng assignment amonths.	n of 07/31/96, Inmate Lar as a Vocational Masonry (	osa has a good record of Orderly.
COM	MISSIO	N ACTION:	,47.17 <b>4</b> , 1	iorida Statutes	and Rules 23-21.002(27)(	40) and 25-21.013 FAC
		ommission AFFIRMS the Hearing Exam				
∏A.	The C	ommission does NOT affirm the Hearing NO CHANGE in Presumptive Parole Re CHANGE in Presumptive Parole Release (a) Reduce Presumptive Parole Release Reason (source)  (b) Extend Presumptive Parole Release Reason (source)	Examine elease Date e Date as ase Date b	r's Recommende. follows: y mo	onths.	Case as follows:
be EST		HED at 6/11/2013 You will be reinter			Presumptive Parole Relequent Interview during the	
Certifie	ed by	o visitor notified (3)	, Commiss	sion Clerk, this	12 day of	May , 19 98 .
AC: (	Lopy t	o visitor notified (3)				

FL. PAROLE CONTINSSION 98 APR -7 AM 10: 52

C. The Commission finds that your next interview date shall be within 5 years, rather than within 2 years from your last interview based on your conviction/sentence for <u>Murder 2</u> and the Commission's finding that it is not reasonable to expect that you will be granted parole during the following years. The basis for this finding is as follows:

The offense involved the use of a firearm or dangerous weapon.

Any release may cause unreasonable risk to others.

Inmate evaluated to be in need of mental health treatment or treatment as a sex offender.

Escalating or continuing persistent pattern of criminal conduct.



### Memorandum

DATE:

April 3, 1998

TO:

THE COMMISSION

FROM:

James W. Thompson, II, Parole Examiner

OFFICE:

Region V-Arcadia

RE:

LAROSA, ARTURO; DC #085986

#### RATIONALE / BASIS FOR RECOMMENDATION TYPE OF INTERVIEW

Initial

**⊠**Biennial

Effective

Special

Conditional

Last Interview Date:

05/29/96

Last Commission Action:

07/31/96

Sentence Date	Case # & Offense	County	Sentence Structure	Guidelines
08/05/82	82-1717 Carrying a Concealed Firearm	Dade	2 years	
08/04/83	82-9410 Second Degree Murder	Dade	Life, consecutive 3 year minimum mand.	
08/04/83	82-9410 Attempted Second Degree Murder	Dade	15 years 3 year minimum mandatory	
08/04/83	82-9410 Shooting Missiles in Occupied Dwelling	Dade	15 years	

Please refer to the last rationale submitted by this writer as this case is well documented as to sentence structure and nature of offense. Commission action of 07/31/96 was for a five-year extension.

Since Inmate Larosa's last interview, he has remained DR free and is currently receiving above satisfactory to outstanding work reports in his work assignment in Vocational Masonry. The importance of program participation as well as the need to remain DR free was discussed with the inmate and he indicated an understanding of same. The inmate indicated that he had not been participating in programs due to a series of headaches that he had been suffering from as well as high blood pressure. When questioned he indicated that this does not bother him while assigned to Vocational Masonry.

In that Inmate Larosa has remained DR free and has been assigned as a Vocational Orderly in the masonry program for an extended period of time it is recommended that his current PPRD be reduced by 12 months, establishing it at 06/11/12.

JWT/cdg



#### Memorandum

DATE:

January 31, 2003

TO:

THE COMMISSION

FROM:

Kimalie Lomax, Parole Examiner

OFFICE: Region IV - Miami

RE:

Larosa, Arturo

DC#085986

### PAROLE INTERVIEW RATIONALE / BASIS FOR RECOMMENDATION

Interview Date: 02/07	7/2003	Location: Miami FCI			
Initial	Subsequent	Special	Effective	Extraordinary	
Last Interview Date:	03/25/1998	Last Commission Action:	05/06/1998		

Sentence Date	Case # & Offense	County	Sentence Structure	Guidelines
08/04/1983	82-9410; I. Second Degree Murder with a Firearm, as reduced	Dade	Life	No
08/04/1983	82-9410; II. Attempted Second Degree with a Firearm, as reduced	Dade	15 Years FSP concurrent to Count I	No
08/04/1983	82-9410; III. Shooting in an Occupied Dwelling or Building	Dade	15 Years FSP concurrent to Count I	No

Arturo Larosa is fifty-seven (57) year old Hispanic male presently serving a life sentence as related above. There are no noted minimum/mandatory sanctions and/or retained jurisdiction. Inmate Larosa does have an INS detainer A24783840 dated 02/07/1997. The parolee is currently listed at close custody. It should also be noted that he is currently housed in a federal facility as a state contracted inmate. He has a projected release date of 06/11/2013.

The circumstances for the listed case are as follows, "at approximately 0445, the victim and the offender were involved in an argument inside the Royal Castle Restaurant. The offender allegedly was speaking in Spanish to an unknown companion of his and the victim who only spoke English got upset, at which time the argument commenced. The argument allegedly got heated up and the victim pointed a handgun at the offender. The offender left the scene and returned approximately 20 minutes later and fired one shotgun blast at the victim striking him once in the back of the head. The victim was eating with his back towards the offender when he was shot. He collapsed and died on the scene. Note: the shotgun blast also struck victim Rios who is the restaurant attendant on the back."

A subsequent interview was conducted with the inmate at Hendry C. I. on 03/25/1998. At that time, the hearing examiner recommended his date be reduced to twelve (12) months. On 05/06/1998, the Commission elected to not change the inmate's established PPRD of 06/11/2013.

Since the last interview, Inmate Artureo has been transferred to a federal facility on 11/05/1998. According his Classification Counselor, Steve Pirkkala, he is currently working on obtaining his G. E. D, however, it is not progressing well. He is assigned to Orderly CM duties, where he is receiving good work ratings. Classification Counselor Pirkkala explained that no progress report has been completed on this inmate, due to the department's procedure of progress reports being completed once every three years. In addition, Inmate Larosa has not received any disciplinary reports this review period, his last disciplinary report was on 09/22/1995. Inasmuch, this writer spoke with Mr. James Fultz, who advised that he could get a progress report completely and forwarded to me for review. To date, this writer has not received said report, upon receipt a supplemental will be forwarded for your review.

Inmate Larosa provided the following statement, "I haven't gotten into any trouble." Classification Counselor Pirkkala did not wish to provide a recommendation. Inasmuch, based upon the inmate's review this period, this writer finds no cause to modify his current PPRD, therefore, it is recommended no change to his established PPRD of 06/11/2013.

Completed by:/

inalie Lomax, Parole Examiner

Reviewed by:

Donald Henry, Regional Administrator

Date:

2601 Blair Stone Road, Building C, Tallahassee, Florida 32399-2450

### BIENNIAL/SPECIAL INTERVIEW COMMISSION ACTION

Inmate 1	Name:	Larosa, Arturo	_ DC #:	085986	Date of Interview:	02/07/2003
Institution	on:	Miami Federal Correctional Institution	Type of	Interview:	⊠ Biennial	☐ Special
ESTAB	LISHE	D Presumptive Parole Release Date:	06/11/2	2013		
HEARI ⊠A. □B.	NO CI CHAN 1.	KAMINER'S RECOMMENDATION HANGE in Presumptive Parole Release IGE in Presumptive Parole Release Dat Reduce Presumptive Parole Release D Reason (source)  Extend Presumptive Parole Release Dat Reason (source)	Date. e as follows ate by	nonths.	IN COD	F FLOOR
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		(b) Extend Presumptive Parole Rela Reason (source)	ease Date by	y mo	onths.	
At the C	Commis	ssion meeting held <u>4/2/2003</u> , your Pre	sumptive F	arole Release	Date was ESTABLISHI	ED to be 6/11/2013.
You wil	l be rei	nterviewed for your subsequent inter	view durin	g the month o	f December, 2007.	
on your be grante 1. 2.	convict ed paro The of Multip Any re	on finds that your next interview date s ion/sentence for Second Degree Murd le during the following years. The basi fense involved the use of a firearm. le victims. lease may cause unreasonable risk to of	er and the ( s for this fir thers.	Commission's a	finding that it is not reason	

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Xc: copy to visitor notified (3)

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### PRESUMPTIVE PAROLE RELEASE DATE COMMISSION ACTION

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FPPC-WP-006

## FLORIDA PAROLE AND PROBATION COMMISSION 1309 Winewood Blvd., Tallahassee, Florida 32301

### REVIEW REQUEST COMMISSION ACTION

	Inmate Name: LAROSA, Arturo Date of Review Request: 3/13/89
	Inmate Number: 085986 Institution: FCI - Texarkana, Texas
	ESTABLISHED Presumptive Parole Release Date: 6/11/2003
	COMMISSION ACTION:  A. The Commission finds cause to change your ESTABLISHED Presumptive Parole Release Date as follows:  1. Salient Factor Score: 1 = 2 = 3 = 4 = 5 = 6 = 7 = TOTAL or RCF Reason:
	2. Offense Severity Rating:
	3. Matrix Time Range:
	4. Aggravating or Mitigating Factors:  Reason:  Reason:  Reason:
	S. Time domposition
	The Commission did NOT change your Presumptive Parole Release Date. Pursuant to 947.173, F.S., the Commission reviewed your recent appeal and found no cause for modification of your assigned date.
	In its action of 12/7/88, of which you received a copy, the Commission aggravated for the additional convictions of counts 2 & 3 in Case No. 82-941 and 82-1717 (23-21.008 and 231-21.010, F.A.C.).
	At the Commission meeting held4/11/89your Presumptive Parole Release Date was ESTABLISHED to be or REMAINS:6/11/2003
V	You will be Reinterviewed for your Subsequent interview during the month of July  19 90  Certified By Commissioner Clerk this 9 day of 4 19
V	19 -90 Hais H. Claibane goldening of Carl 19

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